

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION

George D. McCarley  
Plaintiff

v.

Household Finance Corporation III  
Defendant

2007 NOV 14 A 9:37  
Civil Action No. 3:06-CV-0091-MEF  
Lead Case<sup>1</sup>  
LEBRA P. HACKETT, J.  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

MOTION TO EXPEDITE TRIAL CALENDAR

Plaintiff respectfully requests the court consider this MOTION TO EXPEDITE TRIAL CALENDAR in this case.

This case was filed on January 31, 2006. On the present trial calendar and Uniform Scheduling Order, the case will not reach jury trial until late April 2008.

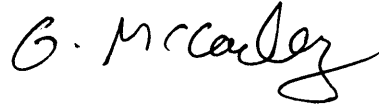
Plaintiff is convinced beyond doubt that the defendant summary judgment presently before this court makes it clear that defendant cannot produce anything resembling a case in support of his act of illegal foreclosure of plaintiff that brings this case. Further, defendant has copies of plaintiff documents that prove plaintiff has fulfilled the “keys” and otherwise satisfied the statutory and precedential elements required in order to reach trial and win the case. To that extent, defendant could only mount a statute of limitations motion, even with knowledge that an earlier judge has ruled RESPA charges were proper upon consideration of “statute” grounds, whereas other charges brought by plaintiff were refused by the same judge on “statute” grounds.

Plaintiff is convinced it is wholly appropriate to move to trial on the most expeditious schedule possible, as the result and forthcoming case citations resulting from this trial will go far toward assisting other lawyers and other courts to hear and adjudicate similar cases.

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<sup>1</sup> 3:06 cv 00091 (lead case) includes Household Finance Corporation, III (00093), HSBC-Gr. Corp. (00102), HSBC Mortgage Services, Inc. (00104), HSBC Finance Corporation (00101), and, Household International, Inc. (00103).

For the reasons above, plaintiff respectfully advises the court to consider an expedited trial calendar in this case.



Respectfully submitted

George D. McCarley, Pro Se  
216B Chestnut Street  
Roanoke, Al 36274  
334-863-6489

PROOF OF SERVICE

I, George D. McCarley, do swear or affirm that on November 12, 2007, I have served the enclosed ACTION on each party to the above or that party's counsel, and on every other person required to be served, by depositing envelope containing the above documents in the United States Mail properly addressed, and with first class postage prepaid, for delivery within 3 calendar days.

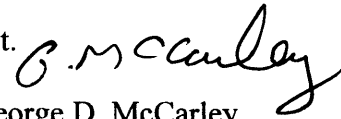
The Clerk

Middle District of Alabama, Eastern Division  
One Church Street, PO Box 711  
Montgomery, Al 36101-0711  
334-954-3600

Defendant Attorney

Mr. George Parker  
Bradley Arant Rose and White  
Alabama Center for Commerce  
401 Adams Avenue, Suite 780  
Montgomery, Al 36104  
334-956-7671, 956-7700

I declare under penalty of perjury that the foregoing is true and correct.



Executed on November 12, 2007

George D. McCarley